

REMARKS

The Examiner has stated that the application is in condition for allowance except for the matters addressed in the amendments provided herewith to remove non-elected subject matter:

Removed "sulfur, oxygen," and "and NR⁸" from the definition of E in claim 9, "and" was added between C=S and CR⁴R⁶.

Removed nitrogen from the definition of A in claim 9. Added a ":" to the end of that line.

Amended claim 19 as recommended by the Examiner.

Some typographical errors were also corrected by these amendments:

Reinstituted in claim 9 "D is nitrogen or NR⁸," for "N"

Reinstituted a dashed line for the solid line between D and E in formula I.

The description of dashed lineS in claim 9 was changed to "line" and the verb corrected.

These amendments are consistent with the restriction requirement and the application as originally filed.

Support for which is found at least on page 2, lines 16, and 23-24.

Please note, for clarity, brackets rather than strike-out were used to delete subject. Applicant reserves the right to file a subsequent application on any subject matter removed by these amendments.

No new subject matter has been added by these amendments.

CONCLUSION

It is believed that all non-elected subject matter has been removed, typographical errors corrected, and the application is in condition of allowance. Examiner is requested to contact the below-signed attorney if any outstanding matter exists. No fees should be due, however, the Commissioner is hereby authorized to charge any fees required under 37 C.F.R. §§1.16 and 1.17 or to credit any overpayment to Deposit Account No. 16-1445.

Respectfully submitted,

/Mary J. Hosley/ _____ Dated: July 5, 2006
Mary J. Hosley, Reg No 48,324
Attorney for Applicant(s), (212) 733-0460

Pfizer, Inc
Patent Department, 5th Floor
150 East 42nd Street
New York, NY 10017-5755